Attorney Reference	
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## DECLARATION FOR UNITED STATES PATENT APPLICATION, POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

MANUFACTURING METHOD FOR COLOR BALL

the specification of who [x] is attached hereto.		as Application Social I	No									
[ ] was filed on		, as Application Serial No,										
and was amende	d on	[if applicable];	opiicabiej;									
[ ] was filed under the Patent Cooperation Treaty on												
Serial No, the United States of America being designated. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims. I acknowledge the duty to disclose to the Patent and Trademark Office information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56(a).												
							to patentability as deti	neu III Tille 37, Code oi	der Title 35, United States Co	പ്പ. ode. 8119 of ar	ny foreian a	application(s) for
							I nereby claim lose	design or inventor's o	certificate listed below and	have also ide	entified be	low any foreign
							patent, utility model,	aesign of inventors (	ign or inventor's certificate	having a filing	date be	fore that of the
application(s) on which	ent, utility model, desi	ight of inventors certained		,								
application(s) on write	in priority is claimed.											
Prior Foreign Applicat	tion(s)			Priority Claimed								
Number	Country	Date Filed		Yes	No							
the selection the	- hansfit under Title 25	, United States Code, §120	of any United	States and	olication(s) listed							
i nereby claim the	the subject metter of o	ach of the claims of this app	lication is not d	lisclosed in	the prior United							
below and, insofar as	the subject matter of e	by the first paragraph of	Title 35 Uni	ted States	Code. §112.							
States application in	the manner provided	ent and Trademark Office all	information kn	own to me	to be material to							
acknowledge the duty	y to disclose to the Pate	Federal Regulations, §1.56	(a) which hec	ame availa	ble between the							
patentability as defin	ed in Tille 37, Code of	tional or PCT international fili	ing date of this	application	n.							
filing date of the prior	application and the nat	donal of FCT international in	ng date or and	аррисано.								
Application Serial No		Filing Date	St	atus								
Application ochai 110	•											
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		to prosecute this application										

States Patent and Trademark Office connected therewith: Steven M. Rabin (Reg. No. 29,102), Robert H. Berdo, Jr. (Reg. No. 38,075), Phillip G. Avruch (Reg. No. 46, 076) and Allen Wood (Reg. No. 28,134), 1101 14 Street, N.W., Suite 500, Washington, D.C. 20005, Telephone: (202) 659-1915; Fax: (202) 659-1898. Address all correspondence to RABIN & BERDO, P.C., 1101 14 Street, N.W., Suite 500, Washington, D.C. 20005.

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney, patent agent, or patent representative as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

## Continued - Second Page DECLARATION FOR UNITED STATES PATENT APPLICATION, POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature: HUANG, CHAC, KYO	Date: Nov.10, 2003
First Joint Inventor: Chao-Kuo HUANG	
Citizenship: Taiwan, R.O.C.	
Residence and Post Office Address: No.41, Lane 196, 0	Chung-Shan 2nd Rd.,Lu-Chou City
Taipei County, Tai	iwan, R.O.C.
Signature:	Date:
Second Joint Inventor:	
Citizenship:	
Residence and Post Office Address:	
Signature:	Date:
Third Joint Inventor:	
Citizenship:	•
Residence and Post Office Address:	
	Date:
Signature:	Date
Fourth Joint Inventor: Citizenship:	•
Residence and Post Office Address:	
Residence and Fost Office Address.	
Signature:	Date:
Fifth Joint Inventor:	
Citizenship:	
Residence and Post Office Address:	